IN THE UNITED STATES DESTRICT OUR COURT FOR THE MIDDLE DISTRICT COURT EASTERN DIVISION DISTRICT COURT

CHRISTOPHER MECULLOUH, X
PETITIONER, X CASENO!
VS, X3:07-CU-26-MEG
STATE OF ALABAMA, X
RESPONDENT, X
X

AFFIDAUIT OF CHRESTOPHER MECULLOCKY

STATE OF ALABAMA? COUNTY OF FEATERSON?

BEJORE ME, THE WOORSIGNED AUTHORITY
AND NOTARY PUBLIC IN AND FOR SALD
COUNTY AND STATE ATLARGE, PERSONALLY
APPEARED CHRISTOPHER ME, CULCONGH, WHO
BEING KNOWN TO ME AND BEING BY ME
FIRST DULY SWORN ON OATH DEPOSES AND
SAYS AS FOLLOWS:

DAY NAME IS CHRISTOPHER MECULLOUGH - I ANKOUEL THEAGE OF NINETEEN AND COMPETENT

TO MAKE THIS ATTIOAUTT

EXH1311(A)

PAGGI,

Charles W. Story
Circuit Clerk
Chambers County Courthouse
LaFayette, AL 36862

TO NOW DUE TON BY

InHald Handalad Albahalada Albahalada



DEAR MR. SEARSS STACY, November 24206 Concerning allot my PST-CONUSCITION RUCE 32. I Should have a total of Yors. My Main concernis 400 - I have not recions any indications of any hearings being set For these Rule 20 ! In order to ne to proceed to Felberal Court Julisd 1847an I have to Fonder all my State a social even which I have not recreved any noticity realism of any of these Relations being dismissed. I tried to 7th an Jedera Procures Corpus In Jederal Court in Montgone ... the Cheme, in return they state that these relightans were Still pending ACTIVE this was 2005. ITA any of these hale 32's are musting I request written not textains of each one which is indefine so I camp account Federal Prosecution Thank you very Much.

Sincre Chilling TAXABLICAN (EXHIBITO)

ON 8-8-06 you fild A Rule 32 IN CC 02-304.60 e No / Ruling As ox yet -

IN CC 02 318.60 your petition was filed on 3-29-04 And denied on 9-26-05.

IN CC 02 318.61 Denied on 9-26-05

CXHABITCO)
PAGE(3)

Christopher Accullouse 174909 3-69 Cell W.E. DowAldson 100 WARrion LN.

AS AN RESPONSE TO JAME OLIVER AND MR. CHARLES STORY APAJ DAULE IS COMIT THIS EXHIBIT TO VERILY MY APPLOAUIT AND ALLSGATION OF THE TIME FRAME THAT I SENT LEGAL MAIL TO THE CHAUBERS COUNTY CIRCUIT CLERK CHARLES W. STORY AND RECEIVED IT THROUGH THE DONALDSON CORRECTIONAL FACILITY MAIL ROOM THIS LETTER THAT I RECEIVED WAS STAMPED DATED NOVEMBER 28, 2006 WHEN IT REACHED MONTGOMERY, ALABAMA AND WHEN IT GOT TO DONALDSON CORRECTIONAL FACILITY I RECEIVED IT ON DECEMBER 1,2006 THE LETTER INSIDE WILL BE VERLITED AS EXHIBITIC, ) THIS DISCLOSES THAT I DID RECEIVE SUCH IN FOR MATION FROM CHARLES W. STORY CIRCUIT CLERK OF CHAMBERS COUNTY AND THE REASON THAT IT IS NOTON RECOLD IS THAT HE SENT HIS RESPONSE TO MY LETTER ON BACK OF THE SAME LETTER THAT I HAD SENT HIM. I DO VERIFY THAT THE CASE WENBERS AND IN FORMATION WITH THEN ARE MR. CHARLES W. STOLY HAND WRZIZIG. SO IS MYNAUE AND PRISON ADDRESS IS IN HIS HANDWRITING.

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STATE OF ALABAMA	j	
	)	
VS.	)	CASE NO. CC-02-318
	)	
CHRISTOPHER McCULLOUGH	)	

#### **ORDER**

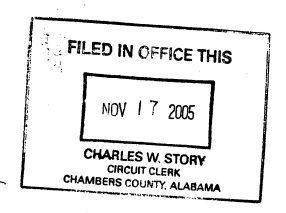
After consideration of submissions from State and Defense, Defendant's Petition For Relief From Conviction Or Sentence is DENIED.

Let a copy of this Order issue to the defendant and the District Attorneys Office.

Signed this the 17<sup>th</sup> day of November, 2005.

RAYD. MARTIN CIRCUIT JUDGE

(CXHIBITD,)



PAGE



C. Mc Cullough DA,

I HAVE REPEATEDLY TRIED TO NOT ONLY GET THERESULIS OF THESE POST-CONVICTION RULE 32'S BUT ALSO WENT TO EXTREMEMEASURES TO MAKE THEN ANSWERTHEN AND TO GET THE REGULTS THE LAW STATES THAT IN THE RULES 67 COURT THE DISTRICT ATTORDEY HAS 30 DAYS TO RESPOND TO AN POST-CONDICTION RULE 30 ATTER NOTIFICATION OF ITS BEEN FILED TAZ LAW ALSO STATES THAT IG THE CILCUTY COULT REDUSES TO RESPOND TO AN POST-CONVICTION RULE 32 THEN PETET TO VER SHOULD BE GRANTED THE RELIER SOUGHT AND WHEN SUCH ALLEGATIONS IT TRUE COULD BRING THE PETITIENER RELIED SOUGHT AN WHOTENTZARY HEARING MUST BEHELD (EXHLBAMO,) COMES TROM THE HTTORNEY GENERAS ANSWER THE SAID ORDER THE PETETER SUPPOSE TO HAVE RECEIVED AROUND NOVEMBER 17200 REASON FOR DISCLOSLUG IS THAT I - DO VERILY THAT I NEVERED RECEIVED THESORDER AND THE INFORMATION THAT MR. CHARLES STORY SUBMITTED IN HIS ATTIDANT AND MY LETTER ARE THE WRONG DATE TO THE DECISION of THE ORDER ATCEASTONE OF THE TWO CASES WHICH I FURTHER PUSH MY ISSUES FOR PROCEDURAL DEPAULTO

## **COURT OF CRIMINAL APPEALS** STATE OF ALABAMA

H. W. "BUCKY" McMILLAN Presiding Judge **SUE BELL COBB** PAMELA W. BASCHAB **GREG SHAW** A. KELLI WISE Judges



Lane W. Mann Clerk Sonja McKnight **Assistant Clerk** (334) 242-4590 Fax (334) 242-4689

#### CR-04-1241

Ex parte Christopher McCullough (In re: State of Alabama vs. Christopher McCullough) (Chambers Circuit Court: CC02-318.60)

## **ORDER**

A motion to be granted relief for post conviction Rule 32 was filed on March 25, 2005. The Court of Criminal Appeals is treating the motion as a petition for writ of mandamus. The Court of Criminal Appeals ORDERS that the petitioner in this cause be and the same is hereby given 14 days from the date of this order to file a certificate of service with this Court evidencing his/her compliance with the service requirements of Rule 21(a) of the Alabama Rules of Appellate Procedure. Rule 21(a) requires that the petitioner serve the respondent judge or judges and all parties to the action in the trial court with a copy of the petition. The petitioner's certificate of service shall indicate the name and address of each person served with a copy of the petition, as well as the date and manner of such service.

Lastly, the petitioner is hereby placed on notice that in the event this Court has not "received" a certificate of service that conforms to the directives in this order within the 14-day period herein allowed, this petition shall be dismissed for non-compliance with Rule 21(a), Alabama Rules of Appellate Procedure.

Done this the 29th day of March, 2005.

H/W. "Bucky" McMillan, Presiding Judge

**Court of Criminal Appeals** 

cc: Hon. Howard F. Bryan, IV, Circuit Judge Hon. Charles W. Story, Circuit Clerk Christopher McCullough, Pro Se Hon. Troy King, Attorney General Hon. E. Paul Jones, District Attorney



## SUPREME COURT OF ALABAMA

Robert G. Esdale Clerk Lynn Knight Assistant Clerk



Office of the Clerk 300 Dexter Avenue Montgomery, AL 36104-3741 (334) 242-4609

#### 1041059

Ex parte Christopher McCullough. PETITION FOR WRIT OF MANDAMUS: CRIMINAL (In re: Christopher McCullough, alias v. State of Alabama) (Chambers Circuit Court: CC02-318; Criminal Appeals: CR-03-1103).

#### NOTICE

You are hereby notified that your case has been docketed. Future correspondence should refer to the above Supreme Court case number. The petition for writ of mandamus was filed with the Supreme Court on 04/14/2005

## **AMENDMENTS TO THE RULES OF APPELLATE PROCEDURE**

Counsel and parties should review recent amendments to the Alabama Rules of Appellate Procedure.

Appellate Mediation: On July 17, 2003, the Supreme Court of Alabama adopted Rule 55, Alabama Rules of Appellate Procedure, which provides for appellate mediation of civil cases. On January 6, 2004, the Supreme Court of Alabama adopted the Alabama Appellate Mediation Rules. The rules can be accessed at http://www.judicial.state.al.us. Any counseled civil case may be referred to appellate mediation by the Appellate Mediation Administrator.

Form Requirements for Documents filed with the Court: The rules amendments, effective June 1, 2002, may be found in the advance sheets of the Southern Reporter dated December 20, 2001, and in the volume of the Alabama Reporter containing cases from 798 - 804 So.2d.

Please note that one recent rule amendment requires that briefs be set in Courier New 13. See Rule 32(a)(5), Ala. R. App. P., as amended. This paragraph is typed in Courier New 13.

Petitions for Writ of Certiorari: Major changes have been made to Rules 39 and 40, governing petitions for writ for writ of certiorari and applications for rehearing. PLEASE FAMILIARIZE YOURSELF WITH THESE CHANGES. See, Douglas Inge Johnstone, The Two Most Common Fatal Defects in Petitions for Writs of Certiorari, 64 Ala. Lawyer 3 (May 2003) and Celeste Sabel, Forget Everything You Knew About Alabama Certiorari Practice, 64 Ala. Lawyer 6 (September 2003).

Robert G. Esdale Clerk Lynn Knight Assistant Clerk



Office of the Clerk 300 Dexter Avenue Montgomery, AL 36104-3741 (334) 242-4609

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## 1041123

Ex parte Christopher McCullough. PETITION FOR WRIT OF MANDAMUS: CRIMINAL (In re: State of Alabama vs. Christopher McCullough) (Chambers Circuit Court: CC02-318.60; Criminal Appeals: CR-04-1241).

#### **NOTICE**

You are hereby notified that your case has been docketed. Future correspondence should refer to the above Supreme Court case number. The petition for writ of mandamus was filed with the Supreme Court on 04/29/2005

#### AMENDMENTS TO THE RULES OF APPELLATE PROCEDURE

Counsel and parties should review recent amendments to the Alabama Rules of Appellate Procedure.

Appellate Mediation: On July 17, 2003, the Supreme Court of Alabama adopted Rule 55, Alabama Rules of Appellate Procedure, which provides for appellate mediation of civil cases. On January 6, 2004, the Supreme Court of Alabama adopted the Alabama Appellate Mediation Rules. The rules can be accessed at http://www.judicial.state.al.us. Any counseled civil case may be referred to appellate mediation by the Appellate Mediation Administrator.

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## IN THE SUPREME COURT OF ALABAMA May 11, 2005

1041059

Ex parte Christopher McCullough. PETITION FOR WRIT OF MANDAMUS: CRIMINAL (In re: Christopher McCullough, alias v. State of Alabama) (Chambers Circuit Court: CC02-318; Criminal Appeals: CR-03-1103).

#### ORDER

The petition of Christopher McCullough for a writ of mandamus to be directed to the Alabama Court of Criminal Appeals having been duly filed and submitted to the Court,

IT IS ORDERED that the petition for writ of mandamus is denied.

Nabers, C.J., and Lyons, Woodall, Smith, and Parker, JJ., concur.

> I Robert G. Esdale, Sr., as Clerk of the Supreme Court of Alabama, do hereby certify that the foregoing is a full, true and correct copy of the instrument(s) herewith set out as same appear(s) of record in said Court.

Witness my hand this 1146 day of May, 20 05

Clerk, Supreme Court of Alabama

EXHIDITH,) PAGE

I SUBMIT EXHLBETS E, AND 7, G, H, THESE EXHIBITS THAT WORK EXTREME MEASURES I OID ASSCEPTAIN THE STATUS OF THESE POST-CONDICTION RUCE 32'S BY THE TRIAL COURT DENYLUG TO EVEN ANSWER THE POST-CONDICTION RULE 32'S I THE SALO PETITIONER CHRISTOPHER MSCULLALEH TO MOVE FOR WRITTER MAND AMES TO THE COULT OF CREMENTED TO BEGRANTED PELLED TRONG SUCH POST-CONVICTIONS BECAUSE THE CIRCULT COURT WITHIN AY FAR TIME HAD NOT EVEN RESPONDED TO THESE POST-CONVICTIONS RULE 30'5 PETETEONS SOIT WENT TO THE HIGHER COURT FOR RECTER ASKER BEING DENTEDIN THE COURT 67 CRIMINAL APPEALS EXALIST (7.) VERTAJES THAT I REGUESTED THE AKABAMA SUPREME CONDI JOR THE SAME RELIED TROM POST-CONVICTION RULE 32'S BELAUSE THE CLACULT COURT WOULD APRILIP, NOT RESPOND APRILLY, 2005.
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SUPPEME COURT TO DERECT THE COURTON CRIMINAL APPEAS TO MAKE THE CHAMBERS Cowly CIRCUIT COURT TO ANSWER THE TWO POST-CONVICTION RULE 3215 I HAD IN THESER COURT EXHIBITAH.) IS VERITICATION OF ME PLEADING WITH THE ALABAMA SUPPEMECOURT 1- MINION THE CONTEST OF DANTING ADORNS TO DO DED

## SUPREME COURT OF ALABAMA

Robert G. Esdale Clerk Lynn Knight Assistant Clerk



Office of the Clerk 300 Dexter Avenue Montgomery, AL 36104-3741 (334) 242-4609

## 1041781

Ex parte Christopher McCullough. PETITION FOR WRIT OF MANDAMUS: CRIMINAL (In re: State of Alabama vs. Christopher McCullough) (Chambers Circuit Court: CC02-318.60; Criminal Appeals: CR-04-1241).

#### **NOTICE**

You are hereby notified that your case has been docketed. Future correspondence should refer to the above Supreme Court case number. The petition for writ of mandamus was filed with the Supreme Court on 08/05/2005

## **AMENDMENTS TO THE RULES OF APPELLATE PROCEDURE**

Counsel and parties should review recent amendments to the Alabama Rules of Appellate Procedure, effective June 1, 2005. The amendments can be found in The Southern Reports, Second series, volume numbered 888-890. The amendments can also be found under "Rule Changes" at the Judicial System website at www.judicial.state.al.us.

Appellate Mediation: On July 17, 2003, the Supreme Court of Alabama adopted Rule 55, Alabama Rules of Appellate Procedure, which provides for appellate mediation of civil cases. On January 6, 2004, the Supreme Court of Alabama adopted the Alabama Appellate Mediation Rules. The rules can be accessed at http://www.judicial.state.al.us. Any counseled civil case may be referred to appellate mediation by the Appellate Mediation Administrator.

Form Requirements for Documents filed with the Court: Certain amendments to the Alabama Rules of Appellate Procedure can be found in the volume of the Alabama Reporter containing cases from 798-804 So.2nd. The most recent appellate rules amendments can be found in the volume of the Alabama Reporter containing cases from 888 - 890 So.2nd.

Please note that Rule 32(a)(5) requires that briefs be set in Courier New 13. See Rule 32(a)(5), Ala. R. App. P., as amended. This paragraph is typed in Courier New 13.

Signature on Briefs: Newly adopted Rule 25A, Alabama Rules of Appellate Procedure, requires that appellate documents be signed by at least one attorney of record or, in a case in which the party is proceeding pro se, by the party. The rule provides that any unsigned document shall be stricken unless the omission is promptly corrected after it is called to the attention of the attorney or party filing it.

Case 3:07-cv-00026-MEF-SRW Document 28 Filed 06/25/2007

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# **COURT OF CRIMINAL APPEALS** STATE OF ALABAMA

H. W. "BUCKY" McMILLAN **Presiding Judge SUE BELL COBB** PAMELA W. BASCHAB **GREG SHAW** A. KELLI WISE Judges



Lane W. Mann Clerk Gerri Robinson **Assistant Clerk** (334) 242-4590 Fax (334) 242-4689

#### CR-06-0257

Ex parte Christopher McCullough (In re: State of Alabama vs. Christopher McCullough) (Chambers Circuit Court: CC02-189; CC02-304; CC02-312; CC02-318; CC02-325)

## **ORDER**

Upon consideration of the above referenced Petition for Writ of Mandamus, the Court of Criminal Appeals ORDERS that said petition be and the same is hereby DISMISSED.

Done this the 4th day of December, 2006.

H.W. "Bucky" McMillan, Presiding Judge **Court of Criminal Appeals** 

cc: Hon. Charles W. Story, Circuit Clerk Christopher McCullough, Pro Se Hon. Joel Holley, District Judge Hon. Troy King, Attorney General Hon. E. Paul Jones, District Attorney

VI A

THE CHAMBELS COUNTY CIRCUIT CORRECTO

ASISTER AND RESPOND TO THESE POST CONVICTED

ANE 32'S. AS AN ORDER WAS GIVING DENYTHE

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I SWEAR, TO THE BEST GAMY PRESENT KNOWLEDGE AND INFORMATION, THAT THE ABOUZ STATEMENTS ARE TRUE, THAT ZAM COMPETENT TOMAKE THES ATTENAUTT, AUDTHATTHE ABOUT STATEMENTS ARE MADE BY DRAWZING FROM MY PERSONAL KNOWSLEDGE OF THE SITUATION. MAY 13, 2007

Signature, Christophy McCelloys Ross

SWORD TO AND SUBSCRIBED BEFOREME ON THIS THE 196 DAY OF JUNE MONTH 2007

Wolder John Expires.

CELTIFICATE OF SERVICE

I DO HEREBY CERTIFI THATI

HAVE SENT AN EXACT SAME COPY OF

THE FOREGOEDS TO! TROYKENG

ATT ORNEY GENERA

[I SOUTH UNION STREET

MONT GAMPLY, ALABAMA 36130

BY RACING THE SAME IN THE

UNITED STATES MALL POSTAGE PALA

Signaturo, Christopher C. McCillog Christopher C. McCillog Plos

CHICE GATHE CLERK UNITED STATES DESTRECT COULT 10.5 SAX N NONTONARY, HABAUA 32101-0711

Filed 06/25/2007

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